

Z-14  
IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE  
STATE OF UTAH, SITTING AT UTAH COUNTY.

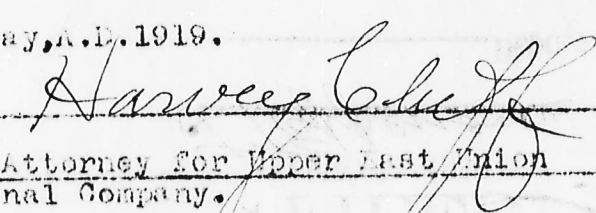
Provo Reservoir Company, Plaintiff ( )  
vs  
Provo City, et al., ( Civil Action No. 2888.  
Defendants ))

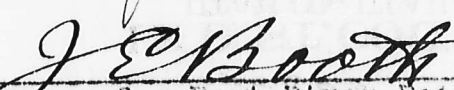
Stipulation.

Whereas, in the testimony of Scott P. Stewart, given in this case, in which he presented proof of the acreage under and irrigated by the Upper East Union Irrigation Canal Company and the East River Bottoms Water Company, there was inadvertently included in the ~~24~~ acreage awarded to the Upper East Union Canal Company 10.76 Acres of land owned by John W. Stubbs, and 6.52 acres owned by D.J. Bonnett, total 17.28 acres. That said acreage of 17.28 is not now and never has been irrigated by the water from the Upper East Union Canal Company, nor are the owners of said land stockholders in the said last named company; but the said 17.28 acres is and always has been irrigated entirely from the waters of the East River Bottoms Water Company system.

In order to correct the said error, it is hereby stipulated by the said defendant the Upper East Union Canal Company, and the said defendant the East River Bottoms Water Company that the 17.28 acres aforesaid shall be deducted from the acreage of said Upper East Union Irrigation Canal Company, and added to the acreage of the East River Bottoms Water Company, and that the necessary changes in the decree shall be made to conform to this stipulation.

Dated this 7th day of May, A.D. 1919.

  
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Attorney for Upper East Union  
Canal Company.

  
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Attny for East River Bottoms  
Water Company.